

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA
CHARLESTON DIVISION**

**IN RE: C. R. BARD, INC., PELVIC
REPAIR SYSTEM PRODUCTS
LIABILITY LITIGATION**

MDL NO. 2187

THIS DOCUMENT RELATES TO:

DONNA COOPER,

2:13-cv-24931

Plaintiff,

v.

C. R. BARD, INC.

Defendant.

**SECOND AMENDED NOTICE OF DEPOSITION OF
MICHAEL COOPER**

PLEASE TAKE NOTICE THAT, pursuant to Fed R. Civ. P. 30, and for all purposes authorized by the Federal Rules of Civil Procedure and allowed by law, Defendant C. R. Bard, Inc. will take the deposition of **Michael Cooper** at **4:00 p.m. PDT** on **October 8, 2014** at **Best Western Pony Soldier-Gresham, 1060 NE Cleveland Ave. Gresham, OR 97030 (503) 665-1591, OR 97320**. The deposition will be taken before a court reporter duly authorized to administer oaths and will continue from day to day until the examination is completed.

PLEASE TAKE FURTHER NOTICE that the deponent is asked to bring to the deposition the documents as described in Exhibit "A" regarding the above-referenced case.

Dated: September 29, 2014.

Respectfully submitted,

/s/ Lori G. Cohen

Lori G. Cohen

Georgia Bar No. 174455

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CERTIFICATE OF SERVICE

I hereby certify that on September 29, 2014, I caused the foregoing document to be electronically filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the CM/ECF participants registered to receive service in this MDL.

/s/ Lori G. Cohen
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Attorney for Defendant C. R. Bard, Inc.

DEFINITIONS & INSTRUCTIONS

1. "Person" as used in these Requests means all natural persons, corporations, partnerships, trusts, or other associations, and all other entities.
2. "You" and "your" as used in these Requests means **Michael Cooper**, his representatives, administrative or personal assistants, agents, legal representatives, and all other persons acting on his behalf or under his direction or supervision.
3. "Plaintiff" as used in these Requests means **Donna Cooper**, her representatives, administrative or personal assistants, agents, legal representatives, and all other persons acting on her behalf or under her direction or supervision.
4. "Plaintiffs" as used in these Requests means **Donna Cooper** and **Michael Cooper**, collectively.
5. "Bard" shall be deemed to include, but without limitation, Defendant C. R. Bard and each of its employees, agents, officers, directors, representatives, consultants, accountants, and attorneys, including any person who served in any such capacity at ANY time.
6. The phrase "Bard Product" or "Bard Products" shall refer to any synthetic mesh device or devices indicated for the treatment of pelvic organ prolapse or stress urinary incontinence that (i) was/were manufactured and/or distributed by Defendant C. R. Bard, Inc. and (ii) that was/were implanted in Plaintiff.
7. "Communication" means and includes any and all direct or indirect transmissions of information by any means, written, oral or otherwise.
8. "Correspondence" means and includes all letters, notes, e-mails, text messages, memoranda or other written, typewritten, printed or reproduced material.
9. "Document" as used in these Requests includes without limitation, all written, printed, typed, photostatic, photographed, recorded, telecopied, photocopied or graphic materials of any kind, whether comprised of letters, words, numbers, pictures, sounds or symbols or any combination thereof. Without limiting the generality of the foregoing, the term "Document" includes without limitation, any book, pamphlet, binder, periodical, letter, email, text message, blog, memorandum, telegram, telex, report, envelope, intraoffice or interoffice communication, handwritten or other notes, working papers, transcription, draft, account, ledger, chart, paper, study, survey, index, tape, disc, photograph, computer printout, computer program and data files, microfilm, microfiche, correspondence, mailers, ledger cards, business cards, diaries, calendars, address and telephone records, drawings and charts and other data compilations. The term "other data compilations" includes information stored in, or accessible through, computer or other information retrieval systems, whether or not in hard copy form, together with instructions and all other materials necessary to use or interpret such data compilations. If more than one copy of any document exists, and if as a result of handwritten additions and notations, or for any other reason, the copies are not identical, each non-identical copy is a separate document and should be separately identified.

10. "Related to" or "relating to" shall mean directly or indirectly embodying, mentioning or describing, pertaining to, referring to, consisting of, being connected with or reflecting upon a stated subject matter.
11. "The Cases" shall mean, individually and/or collectively, any of the matters of In Re Pelvic Repair System Products Liability Litigation.
12. "And" means "and/or" and "or" means "and/or." The plural of any word used herein includes the singular and the singular includes the plural. The masculine gender of any word used here includes the feminine. The past tense of a verb used herein includes the present tense, and the present tense includes the past tense.
13. Unless otherwise specified below, the relevant time period for each Request is the period beginning three years prior to the date Plaintiff's Bard Product or Bard Products was/were implanted until the present.

REQUESTS

1. All documents in your possession, custody or control that relate to the claims or defenses raised in the Cases, including, without limitation, any and all correspondence or documents or materials you received from or provided to any plaintiffs or plaintiffs' attorneys in the Cases.
2. All email, calendars, appointment books, diaries, videos, notes, blogs, social media posts, internet websites, webpages, forums, chat rooms, chat board, support boards, message boards, sounding boards, or journals created by you that are related to or describe Plaintiff's medical condition, any allegations or claim in this lawsuit, the Bard Product or Products, Bard or any of its representatives, Plaintiff's daily activities, including but not limited to social, physical, leisure, and travel activities, Plaintiff's care and treatment, pelvic organ prolapse, and/or stress urinary incontinence.
3. All materials, literature, internet articles or information, journal articles, textbooks, brochures, advertisements, promotional materials letters, e-mails, blogs, Facebook posts, tweets, newsletters, social media posts, and other documents that you have reviewed, sent or received at any time and from any source that relate to your lawsuit, pelvic mesh, Bard or the Bard Product or Bard Products.
4. All non-privileged correspondence and documents reflecting communications with any attorney, physician, researcher, or scientist, relating to pelvic mesh.
5. All medical records and x-ray films received or maintained at any time by you pertaining to Donna Cooper or Michael Cooper.
6. All documents created by or for you related to and/or summarizing the medical history of Donna Cooper and/or Michael Cooper that you or Donna Cooper have provided to doctors and/or hospitals.
7. All documents maintained by you that are related to or describe Donna Cooper or Michael Cooper and her or his alleged damages.
8. All documents reviewed by you in preparation for this deposition.

9. All calendars, appointment books, diaries, journals, and/or notes regarding any medical care provided to Donna Cooper or Michael Cooper.
10. All photographs of Donna Cooper and/or Michael Cooper maintained by you and taken at any time from **June 18, 2008** to the present.
11. All correspondence and documents reflecting communications between you and Donna Cooper or Michael Cooper during the period from the date the Bard Product or Bard Products were implanted to the present.
12. All non-privileged documents in your possession, custody, or control that are related to your assignment or sale of any interest in proceeds that may be recovered on your behalf, regardless of the source, as the result of any compromise, settlement, arbitration, mediation, litigation, award, judgment or verdict, or any other collection activities on your pending claims in this litigation.
13. All non-privileged documents in your possession, custody, or control that are related to any third party's efforts to help manage your care, schedule your medical appointments, connect you with medical providers or medical funding companies, or introduce you to legal counsel in connection with this litigation.
14. All documents maintained by you related to any workers' compensation, social security administration, or disability claims filed on your behalf including but not limited to any transcripts within the last 10 years.
15. All medical bills and any other documents related to any alleged injuries or damages you are claiming in this lawsuit.
16. All materials, literature, internet articles or information, journal articles, textbooks, brochures, advertisements, promotional materials letters, e-mails, blogs, Facebook posts, tweets, newsletters, social media posts, and other documents that you have reviewed, sent or received at any time and from any source that relate to any alleged injuries or damages you are claiming in this lawsuit.